## UNITED STATES DISTRICT COURT

for the

District of South Carolina

| 1  | United States of Americ  | a   |   |
|--|--|---|---|
| R  | v.<br>oger Dewayne Sunderla  | ind   | ) Case No: 4:08-cr-00873-TLW<br>) USM No: 16882-171   |
|  | Judgment:  S Amended Judgment:  mended Judgment if Any)  | 05/12/2009  | ) Michael A. Meetze  Defendant's Attorney   |
| C  |  |   | N FOR SENTENCE REDUCTION<br>B U.S.C. § 3582(c)(2)   |
| § 3582(c)(2) for<br>subsequently bee<br>§ 994(u), and ha | a reduction in the term of the lowered and made returned considered such made returned to the considered to the considered such as the c | of imprisonment improactive by the Uniton, and taking int | of the Bureau of Prisons  the court under 18 U.S.C. posed based on a guideline sentencing range that has ted States Sentencing Commission pursuant to 28 U.S.C. to account the policy statement set forth at USSG §1B1.10 to the extent that they are applicable, |
| IT IS ORDERE  ✓ DEN  the last judgment iss               | <del></del>  |   | previously imposed sentence of imprisonment (as reflected in nths is reduced to   |
|  | (Con   | nplete Parts I and II of F                                | Page 2 when motion is granted)  |
| This case doe  | es not qualify becau   | se Defendant ple  | ed guilty to Felon in Possession of a Firearm   |
| and Ammunit  | tion. Amendment 78   | 32 only applies to  | o drug cases.   |
| Except as otherw IT IS SO ORDI                           | vise provided, all provis ERED.  | ions of the judgmen                                       | t dated05/12/2009 shall remain in effect.   |
| Order Date:  | 05/12/2015   |   | s/ Terry L. Wooten  Judge's signature   |
| Effective Date:  | (if different from order date)   |   | Terry L. Wooten, Chief United States District Judge  Printed name and title   |